

AGRICULTURAL

Buckeye

THE BUCKEYE

WE HAVE BEEN SELLING THE ABOVE

celebrated machine for six years, and not one

of the large number sold has failed to give entire

satisfaction. It is now manufactured by all who are

acquainted with its merits, that it is superior to

any other machine of the kind. It is simple, durable,

and easy to use. It is the only machine of the kind

that will clean and separate the grain from the

chaff, and is the only machine of the kind that

will clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

and is the only machine of the kind that will

clean and separate the grain from the chaff

SPECIAL NOTICES

United States

7-30 LOAN

Third Series, \$280,000,000.

BY AUTHORITY OF THE SECRETARY OF THE

Treasury, the undersigned, the General Sub-

scription Agent for the sale of United States

Notes, bearing seven and three-tenths per cent.

interest per annum, known as the

7-30 LOAN

These notes are issued under date of July 1, 1865

and are payable three years from that date in

currency, or are convertible at the option of the holder

into

U. S. 5-20 Six per cent.

GOLD-BEARING BONDS.

These bonds are new work, a valuable premium,

and are issued by the Government of the

United States, and are payable in gold, which

will be paid in full at the maturity of the

bonds. The interest is payable semi-annually by

check, and the bonds are subject to be called

at any time at the option of the Government.

One Cent per Day on a \$10 Note.

Two Cents " " " \$100 " "

Five " " " \$500 " "

One Dollar " " " \$5000 " "

Notes of all the denominations named will be

promptly furnished upon receipt of subscription

The Notes of this Third Series are absolutely

guaranteed by the Government, and are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

to be called at any time at the option of the

Government. The interest is payable semi-

annually by check, and the bonds are subject

LOUISVILLE, KENTUCKY: THURSDAY MORNING, JUNE 29, 1865.

Daily Democrat.

TERMS OF THE DAILY DEMOCRAT

TO THE COUNTRY.

ONE YEAR, IN ADVANCE, \$10.00

SIX MONTHS, " " " 6.00

THREE MONTHS, " " " 3.00

TO OUR COUNTRY PATRONS.

Please to register your name containing

the name of the person to whom the paper

is to be sent, as when letters are registered, we are

able to forward them in the mail, should they occur,

and letters are registered.

AUGUST ELECTION.

FOR CONGRESS.

ROBERT MALLORY,

OF OLDHAM COUNTY.

FOR STATE TREASURER.

JAMES H. GARRARD,

OF CLAY COUNTY.

Democratic and Conservative

Candidates—Congressional Election.

First District.....Hon. L. S. Trimble.

Second District.....Hon. B. C. Ritter.

Third District.....Hon. H. C. Rogers.

Fourth District.....Hon. A. Harding.

Fifth District.....Hon. Robt. Mallory.

Sixth District.....Hon. A. H. Ward.

Seventh District.....Hon. G. S. Shanklin.

Eighth District.....Hon. G. S. Shanklin.

Ninth District.....Col. J. Smith Hunt.

The Adjourned Convention of

Jefferson County to meet on Sat-

urday, July 1st, in the East

Room of the Courthouse, at 12

M., at Louisville.

By the proceedings of the County Con-

vention at Jeffersontown, to nominate a

candidate for the Legislature, published

on Sunday, the 18th, it will be seen that

the body adjourned to meet in this city

on the 1st of July. This was done be-

cause the convention, though sufficiently

numerous, did not have but six precincts

represented out of sixteen. The conven-

tion urged upon the several precincts to

appoint delegates to the adjourned

meeting. Let the citizens see that

it is done. Let every precinct be rep-

resented in the important business of no-

minating a candidate.

The Journal wants to know if we

will venture to hold that the amendment

proposed to the Constitution is uncon-

stitutional. Well, we have no doubt but

power will make any answer to the

question. Whether or not we will

venture to hold that the amendment is

unconstitutional, we will leave to the

people to decide. We do not believe that

the rights of the States or of the people

restoring the power of States. We have

had one fatal error in session, which as-

sumed States to be independent nations.

We are now to fall into another, of con-

fering all power on a central government,

and stripping the States of what is essen-

tial to the permanent peace of the coun-

try. It is a change in what the wisest

men have fixed and experienced proved

to be wise. The evil we have done is

to have departed from the Constitution.

Every step from that it has in-

volved us in trouble. The rebels declare

that the Constitution and Government

were a failure, when they themselves

failed to do their duty to the Govern-

ment as the Constitution provides. They

made a wretched failure, by becoming un-

faithful to their constitutional obligations.

The thought they could provide a more

effective way to govern themselves.

The new laws now presented by the

demagogues, partisans and place-hunt-

ers, are no better, and will end in embar-

assment and trouble, if not ruin at last.

These movements are revolutionary,

and the whole process unsanctioned by

the history and theory of our Govern-

ment. We are well aware that a Govern-

ment will at last be what events make it

in spite of all history, logic or reason.

Ours will be what the mass of the people

choose to make it, right or wrong. With

free discussion and free elections, the peo-

ple will in time rectify errors. They will

put an end to these revolutionary experi-

ments—these wild schemes that have no

sanction in history or experience.

All this fuss about the negro is made by

two factions, the one of the right, the

other of the left. One would destroy our

institutions, and the other would ruin

rough-shod over the Constitution, change

it, mutilate and trample it under foot for

the same purpose.

We are opposed to the whole of it.

The presentation of this amendment is

the work of party, with the apparent

constitutionality without the substance.

When the sober second thought comes,

the people of this country will never ac-

knowledge that a majority of what is done

is such a process.

By a little more manipulation of the

same sort, we can easily make the Ex-

ecutive a dictator, and convert this repub-

lic into a great military empire. This is

no time to change our Constitution, even in

small matters; but in a question like this,

affecting the rights of States and powers

of the Federal Government, there is too

Sharp Correspondence on the

Pay Case.

Meas. Editors: In the Democrat of the

28th inst, an editorial directs attention to

an article copied from the Journal, highly

condemning the court martial which tried

Lieutenant Bruce C. Payne, C. S. Four-

teenth Illinois Cavalry, upon five charges

and twenty specifications!

The court was sworn to "well and truly

try and determine according to the evi-

dence." To the best of our knowledge

and belief, the court was sworn fairly

tried, properly constituted and justly

acted, the opinion of "M. Mundy, your

Attorney," to the contrary notwithstanding.

So far as the opinions of parties

who have never heard the evidence nor

read the records are concerned, they are

not worth the paper on which they are

written. Not that the court was wrong,

we are to judge from opinions he volun-

tarily gave the court when he was the

Mr. M. has no right to say that the

court was wrong, but he seems to be

very successful in doing so; and his

opinion, "a joke of huge dimensions,"

is a credit to his intelligence. We are

credibly informed that, during the

last eight months, he has had but two

cases before military courts, and both his

clients were sent to the penitentiary. His

military practice, small as it was, was

to a sudden termination when his friend

was relieved from command of the Dis-

trict of Kentucky, and the military

and reputation will suffer less, in pro-

portion as he is quiet, on the subject.

His attitude toward the Judge Advoc-

ate, and the court martial, is simply

lame.

When the subject referred to, Col.

Mundy, in the course of the trial, al-

lerted to the fact that he would call the

accused, Col. Coyle, the Judge Advocate,

to the stand, and that he would call

to the stand, and that he would call

to the stand, and that he would call

to the stand, and that he would call

to the stand, and that he would call

to the stand, and that he would call

to the stand, and that he would call

to the stand, and that he would call











[illegible]